

Below is the Judgment of the Court.



  
**Marc Barreca**  
**U.S. Bankruptcy Court Judge**  
(Dated as of Entered on Docket date above)

UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

10 In re:

11 Jean Michale Guerin,

12 Debtor.

Case No. 18-10438-MLB

14 Hyung-Sik Harold Yoo and Eun-Mi Kim Yoo,

15 Plaintiffs,

16 v.

17 Michael Malone *aka* Jean Michale Guerin,

18 Defendant.

Adversary No. 18-01051-MLB

**JUDGMENT**

20 This matter came before me for trial on August 1, 2019 with Hyung-Sik Harold Yoo and Eun-Mi  
21 Kim Yoo (“Plaintiffs”) appearing *pro se* and Michael Malone *aka* Jean Michaele Guerin (“Defendant”)  
22 being represented by Marc Stern. On August 21, 2019, I issued oral findings of fact and conclusions of  
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law pursuant to Fed. R. Bankr. P. 7052 and Fed. R. Civ. P. 52, which I fully incorporate herein.<sup>1</sup> NOW  
THEREFORE, it is hereby:

ORDERED that judgment is entered in favor of the Plaintiffs on the claim for relief under 11 U.S.C. § 523(a)(6) and that the debt created by the claims for (1) defamation; and (2) tortious interference with a business expectancy in Whatcom County Superior Court Case No. 16-2-01164-7 is non-dischargeable; it is further

ORDERED that judgment is hereby entered in favor of the Defendant on the claims for relief under 11 U.S.C. §§ 727(a)(2) and (4).

/// END OF ORDER ///

**To be served on the *pro se* Plaintiffs via the BNC.**

<sup>1</sup> I previously bifurcated Defendant's amended counterclaims from the issues to be heard at the August 1, 2019 trial. *See Dkt. No. 124.* This judgment does not affect the amended counterclaims, which are currently set for trial on March 3, 2020 and March 5, 2020.